- 1 SB373
- 2 109338-4
- 3 By Senators Smitherman, Waggoner, Coleman, French, Ross,
- Bedford, Little (T), and Little (Z)
- 5 RFD: Commerce, Transportation, and Utilities
- 6 First Read: 12-FEB-09

1	SB373
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4	ENROLLED, An Act,
5	To amend Sections 37-2A-2, 37-2A-4, 37-2A-6,
6	37-2A-7, 37-2A-8, and 37-2A-11 of Chapter 2A of Title 37, Code
7	of Alabama 1975, and to add Section 37-2A-5.1 to the Code of
8	Alabama 1975, the Communications Reform Act of 2005, to
9	further provide for the regulation of telephone services by
10	the Public Service Commission and to further authorize
11	Lifeline and Link-Up services to low income residential
12	customers; to provide criminal penalties for disclosure of
13	confidential information relating to the programs; and in
14	connection therewith would have as its purpose or effect the
15	requirement of a new or increased expenditure of local funds
16	within the meaning of Amendment 621 of the Constitution of
17	Alabama of 1901, now appearing as Section 111.05 of the
18	Official Recompilation of the Constitution of Alabama of 1901,
19	as amended.
20	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
21	Section 1. Sections 37-2A-2, 37-2A-4, 37-2A-6,
22	37-2A-7, 37-2A-8, and 37-2A-11, Code of Alabama 1975, are
23	amended to read as follows:
24	"\$37-2A-2.

Τ	"When used in this chapter, the following words have
2	the following meanings:
3	"(1) BASIC TELEPHONE SERVICE. A retail service that
4	provides to the premises of residential customers or to the
5	premises of business customers the following features and
6	functions only:
7	"a. Dial tone.
8	"b. Access to other lines for the transmission of
9	two-way switched or dedicated communication within a local
10	calling area without additional usage sensitive charges.
11	"c. A primary directory listing.
12	"d. Dual-tone multi-frequency signaling.
13	"e. Access to operator services.
14	"f. Access to directory assistance services.
15	"g. Access to telecommunications relay services for
16	the deaf or hard-of-hearing.
17	"h. Access to 911 service where provided by a local
18	governmental authority or multi-jurisdictional authority.
19	"i. Access to inter-exchange long distance service.
20	"The term does not include service that includes any
21	feature and function other than those listed in paragraphs a.
22	through i. or that includes any other communications service,
23	even as to the features and functions that are listed in
24	paragraphs a. through i. The term also does not include

25 service to a residential customer or a business customer who

T	subscribes	to	more	than	one	line	Οİ	basıc	telephone	service.

2 An incumbent local exchange carrier's rate for residential

3 basic telephone service and for a business customer who

4 subscribes to no more than one line of basic telephone service

shall be the same in rural areas as in urban areas of the

6 state or no higher than the rates for basic service in

existence on the effective date of the act adding this

8 language.

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"(2) BROADBAND SERVICE or BROADBAND ENABLED SERVICE.

Any service that consists of or includes a high-speed access capability to transmit at a rate that is not less than 200 kilobits per second either in the upstream or downstream direction, and either of the following:

"a. Provides computer processing, information storage, information content or protocol conversion, including any service applications or information service provided over such high-speed access service.

"b. Is used to provide access to the Internet.

"(3) BUNDLED OFFERING. A combination of retail services offered as a package, whether at a single price or with the availability of the price for one service contingent on the purchase of other services. A bundled offering must be advertised and sold as a bundled offering at rates, terms, or conditions that are different than if the services are purchased separately and may be comprised of any

1	telecommunications services offered by a local exchange
2	carrier in combination with any other telecommunications
3	services or with any nontelecommunications services, including
4	services offered by an affiliate of the local exchange carrier
5	or a nonaffiliated third party provider.

- "(4) COMMISSION. The Public Service Commission of the State of Alabama.
- "(5) COMMUNICATIONS SERVICE. Any service that is either a telecommunications service or an information service.
- "(6) CONTRACT OFFERING. Any retail contractual agreement, whether or not memorialized in writing, by which a local exchange or inter-exchange carrier offers any communications service to any existing customer or potential customer.
- "(7) ELIGIBLE TELECOMMUNICATIONS CARRIER. A telecommunications carrier which qualifies for universal service support under 47 U.S.C. §214(e) as a common carrier and provides the services supported by the federal universal support mechanisms under 47 U.S.C. §254(c) throughout the service area for which eligible telecommunications carrier designation is received.
- "(8) EXCHANGE ACCESS. The offering of access to telephone exchange services or facilities for the purpose of origination or termination of telephone toll services.

Τ	"(9) EXISTING BUNDLED OFFERING. A bundled offering
2	subscribed to by the customer before September 1, 2006.
3	"(10) EXISTING CONTRACT OFFERING. Any contract
4	offering executed by the customer before September 1, 2006.
5	"(11) INCUMBENT LOCAL EXCHANGE CARRIER. With respect
6	to an area, the local exchange carrier that, on the date of
7	enactment of the Federal Telecommunications Act of 1996,
8	provided telephone exchange service in the area and was deemed
9	to be a member of the Exchange Carrier Association pursuant to
10	Section 69.601(b) of the Federal Communications Commission's
11	regulations (47 CFR 69.601(b)) or, on or after that date of
12	enactment, became a successor or assignee of a member of the
13	Exchange Carrier Association.
14	"(12) INFORMATION SERVICE. The offering of a
15	capability for generating, acquiring, storing, transforming,
16	processing, retrieving, utilizing, or making available
17	information via telecommunications, and includes electronic
18	publishing, but does not include any use of any such
19	capability for the management, control, or operation of a
20	telecommunications system or the management of a
21	telecommunications service.
22	"(13) INTER-EXCHANGE CARRIER. Any company certified
23	by the commission to provide intrastate inter-exchange

telecommunications service in this state.

1	"(14) LIFELINE. A program designed to increase the
2	availability of communications services to low income
3	subscribers by providing a credit to monthly recurring local
4	service to qualifying residential subscribers. The terms and
5	conditions of the program shall be in compliance with the
6	Federal Communications Commission's rules and with the
7	Telecommunications Act of 1996.

- "(15) LINK-UP. A program designed to increase the availability of communications services to low income subscribers by providing a credit to the non-recurring installation and service charges to qualifying residential subscribers. The terms and conditions of the program shall be in compliance with the Federal Communications Commission's rules and with the Telecommunications Act of 1996.
- "(16) LOCAL EXCHANGE CARRIER. Any provider of telecommunications service that is engaged in the provision of telephone exchange service or exchange access.
- "(17) NEW BUNDLED OFFERING. A bundled offering subscribed to by the customer on or after September 1, 2006.
- "(18) NEW CONTRACT OFFERING. Any contract offering executed by the customer on or after September 1, 2006.
- "(19) OPTIONAL TELEPHONE FEATURES. Those central office-based features that were tariffed by a local exchange carrier on or before February 1, 2005, that, where available:

1	"a. Are available to a line-side connection in a
2	telephone switch;
3	"b. Are available on a stand-alone basis separate
4	from a bundled offering; and
5	"c. Enhance the utility of basic telephone service.
6	The term includes, but is not limited to, call forwarding,
7	call waiting, and caller ID.
8	"(20) TELECOMMUNICATIONS. As defined in the
9	Telecommunications Act of 1996, 47 U.S.C. §153(43).
10	"(21) TELECOMMUNICATIONS CARRIER. Any provider of
11	telecommunications services. A telecommunications carrier
12	shall be treated as subject to this chapter only to the extent
13	that it is engaged in providing telecommunications service.
14	"(22) TELECOMMUNICATIONS SERVICE. The offering of
15	telecommunications for a fee directly to the public, or to any
16	classes of users as to be effectively available directly to
17	the public, regardless of the facilities used. The term does
18	not include the provision of commercial mobile service under
19	Section 332(c) of the Federal Communications Act of 1934.
20	"(23) TELEPHONE EXCHANGE SERVICE. Either of the
21	following:
22	"a. Service within a telephone exchange, or within a
23	connected system of telephone exchanges within the same
24	exchange area operated to furnish to subscribers

intercommunicating service of the character ordinarily

1	furnished by a single exchange, and which is covered by the
2	exchange service charge.
3	"b. Comparable service provided through a system of
4	switches, transmission equipment, or other facilities, or
5	combination thereof, by which a subscriber can originate and
6	terminate telecommunications service.
7	"(24) VOICE OVER INTERNET PROTOCOL (VOIP) SERVICE.
8	An interconnected voice over Internet (VoIP) service, as
9	defined in 47 C.F.R. §9.3, as amended, that:
10	"a. Enables real-time, two-way voice communications
11	"b. Requires a broadband connection from the user's
12	location;
13	"c. Requires Internet protocol-compatible customer
14	premises equipment (CPE); and
15	"d. Permits users generally to receive calls that
16	originate on the public switched telephone network and to
17	terminate calls to the public switched telephone network.
18	"§37-2A-4.
19	"(a) Notwithstanding any provision of law to the
20	contrary, the commission shall not have any jurisdiction,
21	right, power, authority, or duty to regulate, supervise,
22	control, oversee, or monitor, directly or indirectly, the
23	rates, charges, classifications, provision, or any aspect of
24	broadband service, broadband enabled services, VoIP services,

or information services.

L	"(b)(1) The commission may require incumbent local
2	exchange carriers to unbundle their networks, but the
3	commission shall not require the carriers to unbundle in a
1	manner that exceeds in degree or differs in kind from the
5	unbundling requirements of the Federal Communications
5	Commission.

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- "(2) Nothing in this chapter shall be construed to limit or expand the duties of incumbent local exchange carriers to provide unbundled access to network elements to the extent required under 47 U.S.C. Sections 251, 252, and 271 and the Federal Communication Commission's regulations implementing these sections, or the commission's authority to arbitrate and enforce interconnection agreements pursuant to 47 U.S.C. Sections 251 and 252 and the Federal Communication Commission's regulations implementing these sections.
- "(c) Once a telecommunications service, a bundled offering, or a contract offering is no longer subject to the general jurisdiction of the commission as prescribed below, the commission shall nevertheless retain exclusive complaint jurisdiction for the telecommunications services provided, either as stand-alone services or as part of a bundled offering or contract offering, for complaints arising out of any of the following:
- "(1) Inaccurate billing for telecommunicationsservices.

1		'	<b>'</b> (2)	B	illing	of	teled	communications	services	not
2	ordered	by	or	on	behalf	of	the	customer.		

3 "(3) The establishment or disruption of
4 telecommunications service.

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"The commission may only interpret and enforce the terms and conditions of the underlying agreements or contracts for telecommunications services. The commission shall not have the power to set the agreement aside or alter its terms or conditions, either directly or indirectly. No person or entity other than the customer and his or her representative, the carrier, and the Attorney General may participate in these complaint proceedings before the commission. The jurisdiction of the commission with respect to these retail issues shall extend to formal and informal complaints and may include the resolution thereof through alternative dispute resolution procedures including mediation with any mediator to be chosen by the commission. With respect to retail billing requirements, after August 1, 2005, the commission shall enforce only the Truth in Billing regulations prescribed by the Federal Communications Commission and those rules developed by the commission to support Truth in Billing requirements as authorized by the Federal Communications Commission.

"(4) The provision of call blocking of number delivery and line blocking of number delivery in order to

protect the confidentiality of victims of domestic violence, domestic violence shelters, or affiliated professionals certified by the Alabama Coalition Against Domestic Violence to be in need of blocking.

- "(d) Beginning August 1, 2006, the commission shall not have any jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, or monitor, directly or indirectly, the costs, rates, charges, terms, or conditions for any new bundled offering or the number or types of communications services that comprise a new bundled offering, but may continue to regulate, supervise, control, oversee, or monitor existing bundled offerings.
  - "(e) Beginning August 1, 2006, the commission shall not have any jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, or monitor, directly or indirectly, the costs, rates, charges, terms, or conditions of any new contract offering, but it shall retain jurisdiction over existing contract offerings for the duration of the existing contract offering, unless otherwise agreed to by the affected customer.
  - "(f) Beginning February 1, 2007, the commission shall exercise its jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, and monitor basic telephone service and optional telephone features as prescribed in Section 37-2A-8.

"(g) Beginning February 1, 2007, the commission 2. shall not have any jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, or monitor, directly or indirectly, any retail telecommunications services and any existing bundled offering, except as provided in subsections (e) and (f) and Section 37-2A-7, nor shall it have any jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, or monitor, directly or indirectly, the facilities used to provide such retail telecommunications services or bundled offerings. 

"(h) Tariffs for the services remaining subject to the commission's jurisdiction under subsections (d) and (e) shall remain valid and in effect until (1) the date on which the commission's jurisdiction ceases as contemplated in subsection (g), and (2) until the last existing contract offering has expired or has been replaced by a new contract offering, respectively. The relevant carrier shall notify the commission in writing of the expiration or replacement of the last existing contract offering, identifying the expiration date for the relevant tariffs, after which date the tariffs shall be null and void and of no further force or effect.

Except as set forth above, the tariffs for those services no longer subject to the commission's authority pursuant to subsection (g) shall be null and void and of no further force

or effect from and after the date on which such jurisdiction ceases.

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- "(i) The commission shall not impose or establish information or reporting requirements or a uniform system of accounts on any carrier that is subject to this chapter that exceeds in degree or differs in kind from the requirements of the Federal Communications Commission.
- "(j) Prior to January 1, 2006, each person, corporation, or other entity that provides telephone service in this state shall file a plan with the commission setting forth in detail how such person, corporation, or other entity will protect the confidentiality of the address or location of family violence shelters, as defined in Section 30-6-1, in this state. The persons, corporations, and other entities shall update the plans at least every 24 months. The original and updated plans shall be approved by the commission within a reasonable time upon a determination that the plans are reasonably effective in identifying the family violence shelters in the state and in maintaining the confidentiality of the location and address of family violence shelters. If the commission determines that a plan is inadequate, it shall state the basis on which the plan was determined to be inadequate and shall allow the person, corporation, or other entity filing the plan a period of not more than 30 days to file a revised plan that is acceptable to the commission. The

1 plans shall not be open to examination by the public. Within 2. three days of filing original plans or updates with the commission, each person, corporation, or other entity subject 3 to this subsection shall submit a copy of all original plans, 5 updated plans, and revised plans to the Alabama Coalition Against Domestic Violence, which is authorized to provide comments concerning the plans to the commission in order to 7 8 aid in review and approval of the plans. The filing or approval of the plans shall not in any manner be a defense to 10 any action or complaint.

"\$37-2A-6.

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- "(a) Carriers that become regulated under subsection (a) of Section 37-2A-5 shall send notice to any existing retail customers who will be affected by the change in regulation under subsection (g) of Section 37-2A-4 at least 45 days prior to February 1, 2007.
- "(b) Carriers that become regulated under subsection (c) of Section 37-2A-5 shall send notice to any existing retail customers who will be affected by the change in regulation under subsection (g) of Section 37-2A-4 at least 45 days prior to the carrier's filing pursuant to subsection (c) of Section 37-2A-4.
- "(c) Carriers that become regulated under subsection 23 2.4 (a) or (c) of Section 37-2A-5 shall send notice to any 25 existing retail customer who will be affected by the change in

L	regulation ur	nder subsections	(b) (2)b.	and $(b)(3)d$ .	of Section
2	37-2A-8 at le	east 45 days pri	or to the	effective dat	e of the
3	change in red	gulation.			

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- "(d) The notice provided for in subsection (a), subsection (b), and subsection (c) shall meet all of the following:
- "(1) Be posted on the carrier's web site and sent to the customer's billing address via a bill message or a bill insert. An incumbent local exchange carrier may also publish notice in a newspaper of general circulation in the county of the billing address, or an adjoining county if no newspaper of general circulation is published in the county.
- "(2) Summarize the terms and conditions under which the carrier will provide service on and after the effective date of the change in regulation.
- "(3) Notify the customer that he or she may obtain a copy of the terms and conditions from the carrier's web site or by contacting the carrier's business office by telephone.
- "(e) A customer who does not cancel service before the effective date of the new form of regulation shall be deemed to have accepted the new terms and conditions in their entirety until he or she cancels the service. No person who fails to receive actual notice, and no person who wishes to reject the new terms and conditions, or any part thereof, but fails to cancel service in a timely fashion shall have,

directly or indirectly in any forum, a complaint or cause of action arising out of such failure or wish to reject.

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"(a) The commission shall implement, supervise, and control state and federal universal service programs in compliance with federal and state law.

"(b)(1) Any telecommunications carrier authorized as an eligible telecommunications carrier shall provide Lifeline and Link-Up service to any otherwise eligible customer or potential customer who meets an income eligibility test established by the commission for Lifeline and Link-Up customers. This test for eligibility shall be in addition to the commission's current list of Lifeline and Link-Up eligible low income assistance programs. Each eligible telecommunications carrier shall file a tariff, provide a price list, or make a Lifeline and Link-Up informational filing providing, at a minimum, the current Lifeline and Link-Up benefits offered by the eligible telecommunications carrier to Lifeline and Link-Up customers who meet the income eligibility test set forth in this subsection. Only the commission shall process, certify, and maintain the supporting information submitted by a customer for Lifeline and Link-Up eligibility under the income test authorized by this subsection. Eligible telecommunications carriers may continue to process applications for Lifeline and Link-Up service based on eligibility criteria other than the income test for eligibility.

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- "(2) An eligible telecommunications carrier shall offer a consumer who applies for and receives Lifeline service the option of blocking all toll calls or, if technically capable, placing a limit on the number of toll calls a consumer can make. The eligible telecommunications carrier may not charge the consumer an administrative charge or other additional fee for blocking the service.
- "(3) An eligible telecommunications carrier may not collect a service deposit for local telecommunications service in order to initiate Lifeline service if the qualifying low income consumer voluntarily elects toll blocking or toll limitation. If the qualifying low income consumer elects not to place toll blocking on the line, an eligible telecommunications carrier may charge a service deposit.
- "(4) An eligible telecommunications carrier may not charge a Lifeline subscriber a monthly number portability charge or bill a Lifeline customer the Federal Universal Service Charge.
- "(5)a. An eligible telecommunications carrier shall notify a Lifeline subscriber of impending termination of Lifeline service for lack of qualification if the company has a reasonable basis for believing that the subscriber no longer qualifies. The notification of pending termination shall be in

L	the	form	of	a	letter	that	is	separate	from	the	bill	of	the
2	subs	scribe	er.										

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"b. An eligible telecommunications carrier shall allow a subscriber 60 days following the date of the pending termination letter to demonstrate continued eligibility. The subscriber must present proof of continued eligibility. An eligible telecommunications carrier may transfer a subscriber off of or discontinue a Lifeline service, pursuant to its tariff or its price list, if the subscriber fails to demonstrate continued eligibility following such notice.

"c. The commission shall establish procedures for the notification and termination.

"(6) As of the approval date of a Lifeline and Link-Up application, an eligible telecommunications carrier shall timely credit the bill of a consumer with the Lifeline and Link-Up credits as soon as practicable, but no later than 90 days following processing of receipt of notice of eligibility from the commission or proof of eligibility from the consumer.

"(c)(1) The commission shall provide to each state and federal agency providing benefits to persons eligible for Lifeline and Link-Up competitively neutral service applications, brochures, pamphlets, or other materials developed with the assistance of the eligible telecommunications carriers in Alabama for distribution by the

agency to those that apply to inform the persons of their
eligibility for Lifeline. Each state agency providing the
benefits shall furnish the materials to affected persons at
the time they apply for benefits.

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- "(2) An eligible telecommunications carrier may not discontinue basic local exchange telephone service to a subscriber who receives Lifeline service because of nonpayment by the subscriber of toll charges. A subscriber who receives Lifeline service shall be required to pay all applicable basic local exchange service fees, including the subscriber line charge, E-911, telephone relay system charges, and applicable state and federal taxes.
  - "(3) An eligible telecommunications carrier may not refuse to connect, reconnect, or provide Lifeline service because of unpaid toll charges owed to the eligible telecommunications carrier if the customer agrees to toll blocking.
  - "(4) An eligible telecommunications carrier may require that payment arrangements be made for outstanding debt associated with basic local exchange service, subscriber line charges, E-911, telephone relay system charges, and applicable state and federal taxes.
- "(5) An eligible telecommunications carrier may block a Lifeline service subscriber's access to all long distance service, except for toll-free numbers, including

blocking the ability to accept collect calls when the Lifeline subscriber owes an outstanding amount for long distance service or amounts resulting from collect calls. The eligible telecommunications carrier may not impose a charge for blocking long distance service on the Lifeline customer. The eligible telecommunications carrier shall remove the block at the request of the subscriber without additional cost to the subscriber upon payments of the outstanding amount and, at the option of the carrier, payment of a deposit.

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"(6) a. By December 31, 2009, each state agency that provides benefits to persons eligible for Lifeline and Link-Up service shall undertake, in cooperation with the Department of Human Resources, the Alabama Medicaid Agency, the Department of Economic and Community Affairs, the commission, and eligible telecommunications carriers providing Lifeline and Link-Up services, the development of procedures to promote Lifeline participation. The Department of Revenue shall support efforts to promote Lifeline participation by including information regarding Lifeline eligibility and enrollment within individual state income tax instruction booklets.

"b. If any state agency determines that a person is eligible for Lifeline and Link-Up services, the agency, upon consent of the individual, shall immediately forward the information to the commission to ensure the person's application for Lifeline and Link-Up services can be processed

by the appropriate eligible telecommunications carrier. The
state agency shall include an option for an eligible customer
to choose not to subscribe to the Lifeline and Link-Up
services.

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"c. Not later than December 31, 2009, the commission, the Alabama Medicaid Agency, the Department of Economic and Community Affairs, the Office of the Attorney General, and the Department of Human Resources, shall develop and adopt rules, in consultation with eligible telecommunications carriers, creating procedures to automatically enroll eligible customers in Lifeline and Link-Up services. Agencies and parties referenced in this section may exchange information that is required to identify and enroll a customer in the Lifeline and Link-Up programs, such as name, service address, and telephone number, between themselves and with eligible telecommunications carriers. This information shall remain confidential and shall be used exclusively for purposes of determining Lifeline and Link-Up eligibility or for Lifeline and Link-Up enrollment.

"d. Not later than December 31, 2009, the commission, the Alabama Medicaid Agency, the Department of Economic and Community Affairs, the Office of the Attorney General, the Department of Human Resources, and the eligible telecommunications carriers shall enter into a memorandum of understanding establishing the respective duties of each

1	agency	or	carrier	with	respect	to	the	automatic	enrollment
2	procedu	ıres	5.						

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- "e. Eligible individuals currently without telecommunications service may obtain a certification of eligibility for Lifeline and Link-Up services from the commission prior to initiating service with an eligible telecommunications carrier, allowing these individuals to be precertified for Lifeline and Link-Up services.
- "(7) By February 1, 2011, and annually thereafter, the commission shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the number of customers who are subscribing to Lifeline and Link-Up services and the effectiveness of any procedure to promote participation.
- "(8) The commission may adopt rules to administer this section.
- "(d)(1) Personal identifying information of a participant in a Lifeline and Link-Up assistance plan under this section in any record of the commission is confidential and exempt from public records requirements.
- "(2) Information made confidential and exempt under this subsection may be released to the applicable telecommunications carrier for purposes directly connected with eligibility for, verification related to, or auditing of the Lifeline and Link-Up programs.

1	"(3)a. An officer or employee of a
2	telecommunications carrier shall not intentionally disclose
3	information made confidential under this subsection unless one
4	of the following applies:
5	"1. The disclosure is authorized by the customer.
6	"2. The disclosure is necessary for billing
7	purposes.
8	"3. The disclosure is required by subpoena, court
9	order, or other process of court.
10	"4. The disclosure is necessary to disclose to a
11	governmental entity for purposes directly connected with
12	implementing service for or verifying eligibility of a
13	participant in the Lifeline and Link-Up programs or auditing
14	the Lifeline and Link-Up programs.
15	"5. The disclosure is otherwise authorized by law.
16	"b. Nothing in this section precludes a
17	telecommunications carrier from disclosing information made
18	confidential and exempt under this subsection to the extent
19	the information is otherwise publicly available or from
20	disclosing to a customer his or her own account record through
21	telephonic means.
22	"c. Any officer or employee of a telecommunications
23	carrier who intentionally discloses information in violation
24	of this subsection is guilty of a Class B misdemeanor.
25	"\$37-2A-8.

"(a)(1) Notwithstanding any provision of law to the
contrary, an entity that is not an incumbent local exchange
carrier shall not be obligated to tariff or otherwise provide
basic telephone service. An incumbent local exchange carrier
shall provide, upon reasonable request, basic telephone
service to the premises of a permanent residence within its
franchised service territory, if the costs, including, but not
limited to costs of facilities, rights-of-way, and equipment,
of providing basic telephone service to the requesting party
does not exceed eight thousand dollars (\$8,000).

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"(2) If the cost exceeds eight thousand dollars (\$8,000), as provided in subdivision (1), an incumbent local exchange carrier may not deny service on the basis of cost so long as sufficient funds to provide that service are available from the Alabama portion of the applicable federal universal service fund program.

"(b) (1) Beginning February 1, 2007, the retail price for basic telephone service to be offered by incumbent local exchange carriers shall not exceed the highest price charged by the incumbent local exchange carrier on January 31, 2007.

"(2)a. Beginning January 1, 2008, and every succeeding January 1 through December 31, 2010, the retail rates for basic telephone service may not be increased by the incumbent local exchange carrier to exceed the rates of the previous year as of January 1, plus any increase in the

1	Consumer	Price	Index	for	all	urban	consi	umers	as	reported	bу
2	the U.S.	Depart	ment o	of La	abor,	Burea	au of	Labor	St	tatistics.	

"b. Upon the effective date of the act adding this language, the commission shall not have any jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, or monitor, directly or indirectly, the costs, rates, charges, terms, or conditions, for any retail telecommunications services provided to businesses or government entities, except as provided in Section 37-2A-11(6).

"c. Beginning January 1, 2011, the commission shall not have any jurisdiction, right, power, authority, or duty to regulate, supervise, control, oversee, or monitor, directly or indirectly, the costs, rates, charges, terms, or conditions for basic telephone service.

"(3) a. Each optional telephone feature in a bundled offering must be available on a stand-alone basis under a tariff on file with the commission. If a bundled offering is offered by a local exchange carrier, the carrier shall have a basic telephone service tariffed offering for residential customers on file with the commission.

"b. Beginning January 1, 2008, and through December 31, 2010, increases in tariffed rates for optional telephone features may not exceed five percent per optional telephone feature per year.

1	"c. Through December 31, 2010, a residential bundled
2	offering that consists solely of basic telephone service and
3	optional telephone features must be priced at or below the sum
4	of the tariffed price of basic telephone service and the
5	tariffed price of the associated optional telephone features.
6	"d. Beginning January 1, 2011, the commission shall
7	not have any jurisdiction, right, power, authority, or duty to
8	regulate, supervise, control, oversee, or monitor, directly or
9	indirectly, the costs, rates, charges, terms, or conditions

11 "\$37-2A-11.

for optional telephone features.

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- "(a) This chapter is intended to supersede the
  remainder of this title as to any matter provided for in this
  chapter.
- "(b) Nothing in this chapter shall do any of the
  following:
- "(1) Alter the jurisdiction, rights, powers,

  authority, or duties of the commission except as specifically

  provided for in this chapter.
  - "(2) Be interpreted to expand the commission's jurisdiction, right, power, authority, or duty as it is provided for in any other chapter of this title.
- "(3) Alter any provider's obligations under state
  14 911 laws.

1		"(4) Alter,	amend, or	r modify tax	xes imposed	by Title
2	40, or an	y other titl	e of this	code, unles	ss specifica	lly
3	provided	for in this	chapter.			

- "(5) Alter, amend, or modify, other than as provided in subdivision (1) of subsection (b) of Section 37-2A-4, the commission's authority with regard to wholesale transactions between incumbent local exchange carriers and other telecommunications carriers for the transmission and routing of telephone exchange service and exchange access.
- "(6) Alter or modify the current treatment of tariffed emergency reporting services regulated by the commission on or before February 1, 2005, and offered by local exchange carriers to public safety answering points and emergency communications districts.
- "(7) Confer upon the commission the power and jurisdiction to regulate and supervise any utility or telecommunications carrier owned and operated by any municipal corporation in the state or any municipal instrumentality, as defined in subdivision (15) of Section 11-50B-2.
- "(8) Limit the ability of the Attorney General of this state to investigate claims of, and seek appropriate remedies for, alleged anticompetitive pricing or illegal tying of telecommunications services or other potential violations of antitrust law relating to the provision of

1	telecommunications services by any carrier that becomes
2	subject to this chapter."
3	Section 2. Section 37-2A-5.1 is added to the Code of
4	Alabama 1975, to read as follows:
5	§37-2A-5.1.
6	Notwithstanding anything in this chapter to the
7	contrary, those provisions of the act that adds this section
8	which revise or create Sections 37-2A-8(b)(2)a.,
9	37-2A-8(b)(2)b., 37-2A-8(b)(2)c., 37-2A8(b)(3)a.,
10	37-2A-8(b)(3)b., 37-2A-8(b)(3)c., and 37-2A-8(b)(3)d. shall
11	not be applicable to any incumbent local exchange carrier
12	until and unless such carrier has waived in writing with the
13	commission any exemption, suspension, or modification
14	otherwise available under 47 U.S.C. 251(f).
15	Section 3. Although this bill would have as its
16	purpose or effect the requirement of a new or increased
17	expenditure of local funds, the bill is excluded from further
18	requirements and application under Amendment 621, now
19	appearing as Section 111.05 of the Official Recompilation of
20	the Constitution of Alabama of 1901, as amended, because the
21	bill defines a new crime or amends the definition of an
22	existing crime.
23	Section 4. This act shall become effective on the
24	first day of the third month following its passage and
25	approval by the Governor, or its otherwise becoming law.

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3	
4	President and Presiding Officer of the Senate
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6	Speaker of the House of Representa- tives
7 8 9 10 11 12 13	SB373  Senate 09-APR-09  I hereby certify that the within Act originated in and passed the Senate.  McDowell Lee Secretary
15	
16 17 18	House of Representatives Passed: 30-APR-09
20 21	By: Senator Smitherman